

UNITED STATES DISTRICT COURT

Southern District of Florida

Case Number: 1:23-CV-20793-PAS

Anthony Stanley, M.D.

Plaintiff(s)

v.

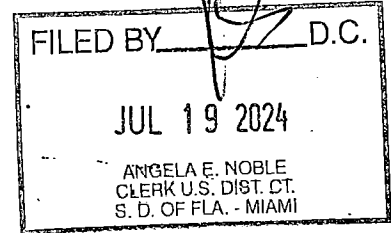
The Braveheart Group LLC a New Jersey Limited
Liability Company d/b/a The Journal of Urgent
Care Medicine

Defendant(s)

Motion Filing of Unauthorized Confidential Legal Records
(TITLE OF DOCUMENT)

I, Anthony Stanley M.D. plaintiff or defendant, in the above styled cause,

See Attached



June 18th, 2024

Dear U.S. District Court Southern District of Florida (Miami):

Civil docket for case #: 1:23-cv-20793-PAS

To Whom It May Concern: I, Anhtony Stanley, MD want to formally submit a Motion of complaint regarding Attorney Barry Oliver Chase **Bar # 83666 for malicious filing of unauthorized confidential legal documents into my file.** Attorney Chase is my former lawyer whose services were terminated 12/03/2023 he was paid in full. I have not heard from Attorney Chase since that date. On 06/26/2024 a notice was filled out to inform the court he was no longer the attorney of record and to remove his contact information which is still present on my files. Attorney Chase has no authority to provide any activity on my legal records. However, he filled in a response in opposition on my files dated 7/12/2024. In his filings he downloaded a 74-page document listing all my personal files he has obtained with notes and highlights while being my active attorney for 2.5 years. These files are currently Sealed with a GAG Order, by the Southern District of Florida courts **pending a appeal request.**

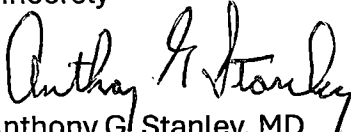
By the willful action of Attorney Chase **skillfully downloading** unauthorized Sealed legal documents he has opened my personal and private information to the public and not to mention the advantage of the Defendants, The Braveheart Group, LLC of whom I am in opposition with over the **settlement documents procurement and filing.** There is no activity with the case because it is **"Sealed"**. **Barry Chase worked along with Attorney Chelsea Furman and Attorney Matthew Cavanagh, all of whom were instrumental in getting the case "Improperly Sealed"**. His current actions have compromised me severely. I am requesting the court to remove these documents ASAP from website access immediately and contact Attorney Barry Chase about his error.

Of special note to the Court is, that, I am currently in a legal dispute with **The Braveheart Group, LLC** represented by **Attorney Chelsea Furman and Attorney Matthew Cavanagh.** It is interesting for the Court to know that **both law firms (Barry Oliver Chase PA and Matthew Cavanagh of Mc Donald Hopkins, LLC) filed Responses in opposition to my Motion False Settlement Document Filing the same day and time frame on 7/12/2024 (see Exhibit 1).** It would appear that the two legal firms were in communication with each other and both submitting similar information on the same day. They did not acknowledge any request to contact each other to me, so it is a **secret concealed, communication regarding a Gag Order Case if true.** I would like the court to ask both

law firms if they have been in contact with each other and also submit all e mails and phone logs for the month of June 2024 and July 2024 to verify otherwise.

The court should know I have recently written to the **Florida Bar (ACAP Ref #24-13590)** about Attorney Barry Chase abandonment of my legal services at the crucial hours August 2023 during **settlement negotiations** with The Braveheart Group, LLC. Attorney Barry Chase services were formally terminated 12/03/2023. **I hope he is not performing a vengeful act using the Florida Court Legal system!** I am requesting a formal investigation into **all parties** listed on this complaint. Please contact Attorney Barry Chase to stop his illegal activity.

Sincerely



Anthony G. Stanley, MD

Exhibit 1

CM/ECF Query Reports Utilities Help Log Out

Defendant
Experity, Inc.
doing business as
Experity Health

Defendant
Urgent Care Association, Inc.
doing business as
Urgent Care Association

Defendant
Urgent Care College of Physicians, Inc.
an Illinois Corporation
doing business as
College of Urgent Care Medicine

represented by **Chelsea Leigh Furman**
(See above for address)
ATTORNEY TO BE NOTICED

Matthew J. Cavanagh
(See above for address)
PRO HAC VICE
ATTORNEY TO BE NOTICED

represented by **Chelsea Leigh Furman**
(See above for address)
ATTORNEY TO BE NOTICED

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represented by **Chelsea Leigh Furman**
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ATTORNEY TO BE NOTICED

Matthew J. Cavanagh
(See above for address)
PRO HAC VICE
ATTORNEY TO BE NOTICED

Date Filed	#	Docket Text
07/12/2024	57	RESPONSE in Opposition re <u>50</u> MOTION False Settlement Document Filing Notification filed by Barry Oliver Chase. Attorney Barry Oliver Chase added to party Barry Oliver Chase(pty:obj). Replies due by 7/19/2024. (Chase, Barry) (Entered: 07/12/2024)
07/12/2024	56	RESPONSE in Opposition re <u>50</u> MOTION False Settlement Document Filing Notification filed by The Braveheart Group, LLC. Replies due by 7/19/2024. (Attachments: # <u>1</u> Affidavit Declaration of Matthew Cavanagh)(Furman, Chelsea) (Entered: 07/12/2024)
07/03/2024		Set/Reset Deadlines/Hearings as to <u>50</u> MOTION False Settlement Document Filing Notification. (per order de <u>55</u>) Responses due by 7/12/2024. (drz) (Entered: 07/08/2024)
07/03/2024	55	ORDER granting <u>54</u> Motion for Extension of Time. The deadline for Defendant to file a Response to Plaintiff's Motion in this action is July 12, 2024 . Signed by Magistrate Judge Lisette M. Reid on 7/3/2024. See attached document for full details. (gnt) (Entered: 07/03/2024)
07/03/2024	54	First MOTION for Extension of Time Extension to July 12, 2024 by The Braveheart Group, LLC. Responses due by 7/17/2024. (Furman, Chelsea) (Entered: 07/03/2024)
07/01/2024	53	ORDER REFERRING <u>50</u> MOTION False Settlement Document Filing Notification filed by Anthony Stanley. Motions referred to Judge Lisette M. Reid for Report and Recommendation. Signed by Judge Raag Singhal on 7/1/2024. See attached document for full details. (drz) (Entered: 07/01/2024)
06/26/2024	52	NOTICE of Filing stating Attorney is no longer representing Plaintiff by Anthony Stanley. (drz) (Entered: 06/26/2024)
06/21/2024	51	CLERK'S NOTICE OF REASSIGNMENT OF CLOSED CASE. Case reassigned to Judge Raag Singhal for all further proceedings. Senior Judge Patricia A. Seitz no longer assigned to case. (vjkc) (Entered: 06/21/2024)

7:45 AM 7/17/2024

(Rev. 10/2002) General Document

Certificate of Service

I Anthony Stanley, M.D., certify that on this date 7/19/2024 a true copy
of the foregoing document was mailed to:

name(s) and address(es)

By:

Anthony Stanley

Printed or typed name of Filer

N/A

Florida Bar Number

(305) 439-7274

Phone Number

7900 Harbor Island Drive #1514

Street Address

North Bay Village, FL 33141

City, State, Zip Code

Anth Stanley

Signature of Filer

stanmeddesigns@gmail.com

E-mail address

N/A

Facsimile Number